



WHAT HOME RULERS ARE NOW PROPOSING

Members of House Will
Not Vote for Coun-
ty Bill.

QUIET WORK IS BEING
DONE BY SOME NATIVES

Preparation Being Made in Case of
Special Session --- Revenue
Measures Must Come
From Government.

There is a certain wing of the Independent Home Rule party that is doing a lot of work just now in anticipation of a special session. It is a concerted effort although no meetings have been held and the work laid out has been kept very quiet indeed. The leader, a young Hawaiian of ability who was a member of the recent Legislature, had the following to say to a Bulletin reporter this morning:

"I cannot say whether or not we are going to have a special session. I believe that it all hinges on the outcome of the income tax appeal cases. If the law is declared unconstitutional by the Supreme Court, I believe that the Executive will be forced to a special session."

"There is no question about the need of a special session and from talks I have had recently, I find that the members of 'Family Compact' themselves now see the necessity of more work on the part of the Legislature. However, it is my opinion that they are too stubborn to admit this necessity even though they recognize it fully."

"We who are now doing what we believe will be acceptable to the people. We propose that, in case there is a special session, there shall be no consideration of the county bill. There has been no time to study that matter carefully and I do not believe it would be good policy for us to bring it up again until the next regular session of the Legislature. The county bill as it was handed to the Governor was full of all kinds of errors and inconsistencies and I venture to say that the great majority of those who voted for it during those last days of the regular session, know almost nothing of what the measure proposes."

"A canvass has been made of independent representatives on this island and Maui and we have already succeeded in getting nine members to pledge their solemn word to the agreement that they will not vote to bring up the county bill in case there is a special session. The other islands have not been dealt with yet but I believe that we will secure a good majority before long. There is no doubt that the eight members of the House of Representatives who do not belong to the Home Rule party will vote the same way as I have already suggested, making seventeen already."

"It is further our proposition to make the government understand that when a special session is called, it must be first and foremost for revenue measures and that these measures must come from the government itself and not from either the Senate or the House of Representatives. I think that this will be a simple solution of the problem and will expedite business. Under such circumstances alone am I in favor of having a special session."

Chief Thurston of the Fire Department received a very complimentary note this morning from the Washington Mercantile Co., Ltd., owners of the Triangle store. Appreciation of the good work done by the firemen in saving this store was expressed in fitting words and a further guarantee of good faith was expressed by the \$50 check enclosed.

HAVE YOU SEEN THE Trolley Cars

They are out for a trial every day or two now, and in a few days will run every 20 minutes to

College Hills

Have you seen the excavation on Wilder avenue opposite Alexander street? The foundations are now ready to bolt down the new high-lift pumps to supply the water for College Hills.

Two weeks will give residents in College Hills Transportation and Water.

Give the Sales Agents a chance to show you the property.

McClellan, Pond & Co.
or Castle & Lansdale

CONTEST IS LIKE A TWENTY MILE RELAY

"It's just like a twenty-mile relay broncho race," said an enthusiastic backer of one of the leaders for the Bulletin prize diamond ring. "Some of the candidates will drag along at the tail end of the bunch until the half-way house is passed, and then you will see something doing in the rear. There are Castle and Judge Perry and Moore, who are now fooling along in the first quarter, while Robertson, Gorman and Thompson are nearly a whole lap ahead. Take a look at the gang from the judges' stand and Chillingworth seems to be standing still over at the three-eighths post; but, I tell you, he has wonderful reserve powers, and when he once strikes his natural gait you'll see space annihilated between his present position and the leaders."

"There is 500 tucked away which will be available to stimulate one of the boys who is now hardly visible in the cloud of dust that is now kicked up by that bunch of slow ones. The race will be exciting at the finish, and I'll bet a bottle of extra that the total vote will pass the 20,000 mark before the race is over. You will see the grand stand fill up, too, as the race proceeds."

The speaker was standing in a crowd by the poolside.

The standing of the contestants voted for will be published each evening in the Bulletin until the close of the contest.

Players	Vote.
ROBERTSON	1,716
GORMAN	1,588
THOMPSON	1,280
LESLIE	900
MOSSMAN	357
BABBITT	355
JOY	352
HERRICK	351
WILLIAMS	250
CHILLINGWORTH	228
DAYTON	209
JACKSON	131
BOWERS	151
BROWN	151
KALAI	150
GLEASON	43
LOUIS	34
MARCELLINO	18
BULLOCK	15
MOORE	14
SHELDON	12
GAY	8
SANTOS	4
CUMMINGS	2
CASTLE	2
PERRY (JUDGE)	2
DUNCAIN	2
AYLETT	1
MAHUKA	1
CORREA	1
EN CHANG	1
LARIS	1
LUKAS	1

In addition to the coupons to be cut from the first page of the Bulletin, new subscribers are to be given receipts with coupons attached, entitling them to votes as follows:

One month	40 votes
Three months	150 votes
Six months	350 votes
One year	750 votes
Weekly Edition, 1 year	100 votes

These coupons are detachable and must be torn from the subscription receipts and deposited in the ballot box the same as the first page coupons. It will be seen that for \$5 the subscription price of the Evening Bulletin for one year, 750 votes are allowed to a new subscriber, whereas the same amount of money would buy only 160 votes if spent for single copies of the Bulletin on the street. The sum of \$4 will buy eighty votes if spent for eighty single copies of the Bulletin with the newboys or at the business office. This amount of money, if exchanged for a receipt for a six months' subscription to the Bulletin, will secure 350 votes. One dollar for one year's subscription to the weekly edition entitles the subscriber to 100 votes.

For groceries ring up Blue 911.

SPLENDID CONDITION OF KAUAI PLANTATION

Pierre Jones, the French interpreter in the Circuit Court, returned from Kauai last week after a stay of a month or so on business connected with the Fowler Co. Mr. Jones did quite a lot of business with the plantations, taking orders for machinery and plows. In an interview with a Bulletin reporter this forenoon, he had the following to say regarding matters on the Garden Isle:

"I had occasion to travel all over the island of Kauai and during my trip, I had occasion to hear at every place where plantations are situated, the cry for more labor. It is not Porto Rican labor that the Kauai planters want. Anything but that. Notwithstanding the fact that the Hawaii planters have come out in defense of this kind of labor, the Kauai people still stick to it that the Porto Ricans are not only lazy but that they are thieves and trouble brewers."

"Kauai has all the water she wants and more. At Wahiawa, twenty-eight inches, or an average of almost an inch a day, fell during the month of July and at Koloa, the record was twenty inches. I did not inquire as to the other places but I know that there was an immense amount of rain throughout the month. August is doing fully as well as July did."

"At Wahiawa I noticed particularly the fine condition of the cane directly about the mill. The Lawai pump is turning out an average of 4,000,000 gallons a day."

CHINESE ARE AROUSED

ESTEE'S RULING MAY
SHUT OUT 250 ABSENT

These Left After June 14 1900 With-
out Registering Will be
Turned Back on
Arrival.

The Chinese Consul has taken up the question raised by the order of deportation made in the case of Much Chai yesterday. The point in this case differing from the others is that Much Chai left Hawaii for China after June 14, 1900, without having applied for a certificate of registration and when he returned the registration period had closed.

In the trial, Much Chai claimed that the registration office was not open and ready for business before he left. The Court held that this did not relieve him of the necessity of making application according to law.

Pun Kwai Leong, the private secretary of the Chinese Consul is at work on the matter and hopes to obtain facts which will enable Much Chai and about 520 other Chinese who are in the same situation, to reside in Hawaii. The Consul is of the opinion that several Chinese now absent in China did make the proper application at the Internal Revenue office for certificates before leaving and that no record of their application was preserved. It is said that over 250 Chinese whose proper home and residence is in Hawaii are now in China. They left after June 14, 1900, the statutory date of the opening of the Bureau of Registration for Chinese in the Internal Revenue Office. The Chinese assert that no notice was given them even of the location of the revenue office or the law requiring registration, until shortly before or about the time of the arrival of Collector Chamberlain. They insist that no facilities for registration were afforded until after the first of this year.

W. F. C. Hanson, Acting Collector of Internal Revenue, succeeding Wm. Hayward, stated to a representative of the Chinese Consul that before the office was ready to register Chinese, a number of applications had been received and referred to Commissioner of Immigration J. K. Brown and Collector Stackable. Mr. Hanson says that as late as December, he notified the Commissioner of Revenue at Washington that prompt action would have to be taken or the Chinese of Hawaii could not be registered within the time limit. It was not until in January that the forms and instructions for doing the work arrived.

The Chinese are therefore going to make a desperate effort to raise the embargo which will shut out 250 of their people, temporarily away.

MAGISTRATE WHO HAD NEVER PRACTICED LAW

In the trial of a Hawaiian divorce case before Judge Gear today an interesting colloquy took place between the Court and the Rev. Judge J. Kekahuna of Waianae who was a witness. The Court—What is your business? Witness—District Magistrate. The Court—What was your business before you became a judge?

"I was a preacher,"
"Had you never practiced law?"
"No, sir."
"Did Governor Dole appoint you?"
"Yes."
"Did you preach at a branch of the Central Union church?"
"Yes, sir."
"I thought so; and you never practiced law?"
"No, sir."
"If a vacancy occurs on the Supreme bench I hope you get the place," said the Court, "there are two judges up there just like you. They never practiced law before going on the bench."
"Was it a custom of the late Governor," continued the Court, "to appoint as magistrates, preachers who had never practiced law?"
"I don't know," said the judge from Waianae, and he was excused.

Charged With Embezzlement.

Lono Kalaiki, a native, has been arrested on the charge of embezzlement. It is alleged that he collected funds for churches on the other islands and failed to turn in the money that he succeeded in securing. Just how true this is will be found out when the case comes to trial. Lono has retained J. L. Kaulikou as his attorney and will fight the case. It will be remembered that the native is the one who has been in the habit of lecturing to people from the decks of steamers going to the various islands and trying to enlist their sympathies in the work of the church.

Marie Jacintho, cited to appear before Judge Gear and show cause why she should not be committed for contempt for taking leases in her own name for estate lands came in court today. After a hearing the matter was taken under advisement by the Court.

WANT SECOND WRIT

REARRESTED JAPANESE
AGAIN ASKS RELEASE

F. M. Brooks Brings Application
Alleging that Nencho
Has Been Denied a
Speedy Trial.

Application for a writ of habeas corpus was made in Judge Gear's court this morning by F. M. Brooks in behalf of Yamane Nencho, on the ground that he has not been given a speedy trial. Nencho was ordered released from prison July 27 by Judge Gear on the ground that he was not constitutionally convicted. He was immediately arrested upon the order of Attorney General Dole upon the original charge upon which he was convicted and sentenced. The Attorney General appealed from the decision of Judge Gear, and Nencho's case has been under consideration of the Supreme Court for the past week. The Grand Jury returned to investigate Nencho's case and was discharged by Judge Gear.

This, then, is the second application for a writ of habeas corpus on his behalf.

The application was contested by Deputy Attorney General Cathcart. He moved to quash on the ground that no facts were alleged sufficient to justify the allowance of the writ. Judge Gear sustained the motion and allowed Brooks until 1 o'clock to file an amended petition.

At that time, Cathcart will contest the application, claiming that Nencho has not been denied a speedy trial.

Nencho was arrested on July 27 and his trial is set for August 27 before Judge Wilcox.

In the estate of J. A. de Silva, on an agreement of counsel, Judge Gear ordered one-half of the property set aside for the widow, Antonia de Silva. The case is deferred to allow J. A. M. Osorio, the administrator, to search for legal heirs.

The matter of the guardianship of William A. Hall has been postponed to Tuesday.

Hearing on the return of the commissioner in the estate of Makamoe has been postponed to next Wednesday.

The report of Henry Smith, master in the estate of H. A. P. Carter, was taken under advisement by Judge Gear this morning. On motion of George Carter, the trustees of the estate will be allowed a hearing in court next Monday at 9 o'clock a. m.

Charles Holt has been appointed administrator of the estate of Henry Congdon under bond of \$2,000.

Before going on your vacation trip don't forget to stop at the Honolulu Photo Supply Co. for kodak plates, films, paper, etc., to make the trip interesting.

SUPREME COURT MEETS AND ADJOURNS AGAIN

The Supreme Court convened this morning pursuant to adjournment. After calling to order, Chief Justice Frear announced that the court would adjourn until next Monday morning at which time adjournment sine die would probably be taken unless some reason then now appears why it should not.

There is no probability of a decision in the habeas corpus appeals today.

IWILEI DENIZENS ACTIVE

After a very short rest, the former denizens of the Iwilei corral are getting in their work on the streets. Complaints have been coming in from various localities of late to the effect that both Japanese women and men have been in the habit of late of venturing forth under cover of darkness and soliciting on the streets.

The complaints reached Deputy Sheriff Chillingworth and, as in every instance, he immediately started to work on the information. Last night, two arrests were made and more will surely follow. Ita and Takino, two Japanese women, appeared in the Police Court this forenoon on the charge suggested above. Their cases were continued until tomorrow at the request of the prosecution. Ita stated that she had gone to Iwilei for a warm bath or account of illness and that, on her way home, she was arrested by a police officer.

INQUEST BEHINDCLOSED DOOR

The inquest over the recent Stock Yard fire is being held behind closed doors and no newspaper men are allowed to be present. The first business session was held yesterday afternoon and, at that time, Manager C. A. Rice, Treasurer Ward, Foreman Sylvia and Manuel Rodriguez, the stable boy who was at the stables when the fire was discovered, were placed on the witness stand.

The members of the jury asked these witnesses all manner of questions regarding the fire and how it started. Another meeting of the jury was held this morning and more witnesses, among whom were a number of the employees of the stables, were examined.

JAPANESE GAMBLERS CORRALLED BY POLICE

Eight Japanese appeared in the Police Court this forenoon on the charge of gambling. One of the number pleaded guilty but the rest said they had had nothing to do with the game. The former was placed on the stand as a witness. In order to shield his countrymen, he stated that three of the number were asleep at the time the gambling was going on.

Deputy Sheriff Chillingworth who, in company with Barney Joy and another officer, made the raid on the den at Iwilei late last night, stated that only one man was asleep at the time he entered the room and this man was not arrested. Everyone else was wide awake and, in fact, the man who was making the most talk about having been asleep, was the one who threw the dice last. The witness stated further that he had gone up to Oahu jail to telephone for the patrol wagon and that, when he returned to the place, the Japanese were apparently sound asleep. It took the combined efforts of two officers to bring the man to.

To show the attitude of the men, Deputy Sheriff Chillingworth told of how those Japanese who were not actually playing at the game of dice throwing when the police arrived, refused to be arrested and of how one of the number who would not put on his clothes had to be dressed by the police.

The defendants wanted to know all about the Hawaiian law and they got a number of pointers from Judge Wilcox who, in prefacing his remarks, stated that foreigners should always study the laws of the country to which they migrate. If they found they did not like these, they always had the alternative of returning to their native country.

TWO HOODLUMS SENT OVER TO REFORM SCHOOL

Willie Forest and Manuel Rosa, the two young hoodlums arrested yesterday on the charge of larceny in the second degree by stealing chickens from the premises of G. P. Wilder, appeared in the Police Court this forenoon.

Judge Wilcox was thinking of committing the boys to the Circuit Court for trial when Deputy Sheriff Chillingworth explained that he believed the defendants intended pleading guilty. When asked what they had to say, the boys admitted having stolen the chickens from the place mentioned and, when asked their reason for so doing, Manuel Rosa spoke up and said that he and his running mate were hard up for money and took this means of getting out of the difficulty. Willie Forest began to cry but Manuel Rosa presented a bold front and smiled very noticeably as Judge Wilcox gave each defendant a year in the Reform school.

Both the youthful criminals have been to the Reform school before—Willie Forrest for disobedience to parents and Manuel Rosa for the theft of a watch. Willie is the young man after whom a steamer was sent when it was found that, on one stormy day, he had gone out to sea in a skiff. It will be remembered that he went ashore at Kalahe and was safe on dry land when the steamer went out after him.

It is thought that some of the recent robberies, were committed by the two boys who were sent over to the Reform school this morning. They were certainly the ones who made a systematic raid on the chickens at the Wilder place.

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COMPANY.

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Prompt delivery and... careful attention assured.

TANTALUS ROAD FREE OF COST

S. T. Alexander Pays
for Road Troubling
Advertiser.

WILL BE BUILT ON
GOVERNMENT PLANS

Over Four Miles of Mountain Highway to be Given Gratis
to the People of
Honolulu.

"What about that road from Manoa to the top of Tantalus?" was asked of Superintendent of Public Works J. H. Boyd this morning. Mr. Boyd laid down the Advertiser, in which he had been reading an editorial criticism of his policy, and said:

"That Tantalus road is to be a free gift from and by Samuel T. Alexander to the public. The road will be about four miles long and will cost Mr. Alexander a large sum of money. It will be built upon plans and specifications approved by the Department of Public Works. This department will also have supervision of a construction, and when it has been completed to the satisfaction of this department, it will be accepted, and the control of the road will pass to the Government."

The road will start from the Manoa main road and wind around Round Top and run along Sugar Loaf, connecting with the Tantalus road at the residence of H. W. Schmidt. It will open a large district of desirable residence property.

When asked as to the work on the business streets, Mr. Boyd said:

"Scarcity of money in the Treasury is the only thing in the way of a campaign of improvement. As it is, we are making headway in places. This department is doing all it possibly can, with the funds at its disposal. Work of repairing Nuuanu street from Schaeffer's place to Heretania will soon begin. Heretania from Nuuanu to King is now being graded. General repairs are going on with a force about two-thirds the regular."

"A job which will be done soon is the putting of the Aolaloapoko bridge, on the Pal road, in a safe condition. A stone wall will also be built along the unfenced road on the Pal for the protection of life and teams."

"There is another thing I want to say," continued Mr. Boyd. "If Dr. Wood had called at this office he would have found plans for a cement wall along the cemetery he complains about in the Advertiser. This improvement will be made and the Treasurer asked for an authorization to cover the expense."

"The first appropriation ever made in Hawaii for cemeteries was by this last Legislature. So it has not been the fault of myself or my predecessors that cemetery fences have gone to decay."

REGATTA DAY RACES.

The Regatta Committee have definitely settled upon the club events to take place on Regatta Day as follows:

Six-oared barge race for senior crews.
Six-oared barge race, freshmen crews.
Six-oared barge race for members of the Healan and Myrtle Clubs who did not take part in the races at Pearl Harbor on July 4th.

One-half mile shell race, free for all. Pair-oared race, German boats.

The yacht races will be decided upon later by a committee of yachtmen and the Regatta Committee.

There seems to be some doubt as to which of the two freshmen crews in training at the Healan Club will be given the coveted position. A crew captained by Stokes and one under the tuition of Paul Jarrett are both striving for the place.

Are you Going to the Mountains? Are you Going to the Volcano or any place where you want a Tramping Shoe.

If you are, we would like to have you call in and see our Ladies' extra high tramping boot; Made of extra strong vic kid with a heavy welt sole. Just the thing for comfortable walking. We have them in two grades, \$3.50 and \$4.50.

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1037 Fort Street.